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5 Attorneys for Defendant
6 MOHAMMAD NAJAFPIR dba
AAA SMOG TEST ONLY

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8 **UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA**
10 **SAN FRANCISCO DIVISION**
11

12 AMERICAN AUTOMOBILE
13 ASSOCIATION, INC., a Connecticut
corporation,

14 Plaintiff,

15 vs.

16 MOHAMMAD NAJAFPIR, an individual
17 doing business as AAA SMOG TEST
ONLY; AAA SMOG TEST ONLY, an
18 entity of unknown form; and DOES 1
through 10, Inclusive,

19 Defendants.
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Case No.: CV 07-5720 MHP

**STIPULATION TO EXTEND DEFENDANT
MOHAMMAD NAJAFPIR DBA AAA
SMOG TEST ONLY'S TIME TO FILE
RESPONSIVE PLEADING**

21 Plaintiff American Automobile Association, Inc. and Defendant Mohammad Najafpir dba
22 AAA Smog Test Only, by and through their respective counsel, stipulate as follows:

23 WHEREAS, the Complaint in this matter was filed by Plaintiff on November 13, 2007;
24 and

25 WHEREAS, Defendant was duly served; and

26 WHEREAS, the Defendant requires additional time to prepare and file his responsive
27 pleading.

28 ///

1 NOW THEREFORE, stipulate and agree as follows:

2 1. Defendant Mohammad Najafpir dba AAA Smog Test Only will have up to and
3 including December 17, 2007, in which to file his responsive pleading.

4 2. All other pretrial and trial dates to remain the same.

5 SO STIPULATED.

6 Date: December 4, 2007

RANDICK O'DEA & TOOLIATOS, LLP

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8 By: _____
9 Attorney for Defendant
10 Mohammad Najafpir
11 dba AAA Smog Test Only

12 Date: December 4, 2007

RUTAN & TUCKER, LLP

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14 By: _____
15 Attorney for Plaintiff American
16 Automobile Association
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